

BALL, BALL, MATTHEWS & NOVAK, P.A.

ATTORNEYS AT LAW

EST. 1891

RICHARD A. BALL, JR.
 TABOR R. NOVAK, JR.
 CLYDE C. OWEN, JR.
 C. WINSTON SHEEHAN, JR.
 WILLIAM H. BRITTAINE II
 E. HAMILTON WILSON, JR.
 RICHARD E. BROUGHTON
 T. COWIN KNOWLES
 GERALD C. SWANN, JR.
 MARK T. DAVIS
 JAMES A. RIVES
 ALLISON ALFORD INGRAM

2000 INTERSTATE PARK DRIVE, SUITE 204
 MONTGOMERY, ALABAMA 36109-5413
 POST OFFICE BOX 2148
 MONTGOMERY, ALABAMA 36102-2148
 TELEPHONE (334) 387-7680
 TELEFAX (334) 387-3222
 EMAIL: FIRM@BALL-BALL.COM

N. GUNTER GUY, JR.
 B. SAXON MAIN
 EMILY C. MARKS
 FRED B. MATTHEWS
 W. EVANS BRITTAINE
 WILLIAM D. MONTGOMERY, JR.*
 W. CHRISTOPHER WALLER, JR.
 E. BRYAN PAUL

*ALSO ADMITTED TO PRACTICE IN FLORIDA

ONE TIMBER WAY, SUITE 200
 DAPHNE, ALABAMA 36527
 TELEPHONE (251) 621-7680
 TELEFAX (251) 621-7681

May 3, 2006

FAX 205-251-0231

Henry L. Penick, Esq.
 H.L. Penick & Associates, P.C.
 319-17th Street North, Suite 200
 Birmingham, AL 35203

Re: Lorrie Ann Morris v. Edward Neal Thompson and Florida Transformer
 In the United States District Court, Middle District of Alabama, Eastern Div.

Dear Henry:

As we discussed today, I need for you to provide me with dates in which Dr. Edward L. Robinson and Mr. Andre LeBleu can be available for depositions. If I do not have these dates by the end of the week, I will have no alternative but to unilaterally notice their depositions at a date and time convenient for me.

In addition, I also need your responses to my discovery. If I do not have those responses by May 10th, I will have to file a Motion to Compel.

With warmest regards, I am

Very truly yours,



W. Evans Brittain

WEB/mkg

